





April 30, 2013

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ANNUAL AUDITED REPORT FORM X-17A-5 PART III

SEC FILE NUMBER **8**- 11684

FACING PAGE
Information Required of Brokers and Dealers Pursuant to Section 17 of the
Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	01/01/10	AND ENDING	12/31/10
•	MM/DD/YY		MM/DD/YY
A. REGI	STRANT IDENTIF	ICATION	
NAME OF BROKER-DEALER:			OFFICIAL USE ONLY
A.G. Quintal Investment Company, In- ADDRESS OF PRINCIPAL PLACE OF BUSIN	C. NESS: (Do not use P.O.	Box No.)	FIRM I.D. NO.
2177 Acushnet Avenue			
	(No. and Street)		
New Bedford	MA	()2745
(City)	(State)	(7	Zip Code)
NAME AND TELEPHONE NUMBER OF PER Mark A. Quintal	SON TO CONTACT IN	REGARD TO THIS REF	PORT (508) 995-2611 (Arca Code – Telephone Number)
B. ACCO	UNTANT IDENTIF	TCATION	
INDEPENDENT PUBLIC ACCOUNTANT wh Kane and Kane, Inc., CPA's			
(1	Name – if individual, state last	, first, middle name)	
260 North Main Street	Fall River	MA_	02720
(Address)	(City)	SEC	(Zîp Code)
CHECK ONE:		Mail Proces Section	sing
☑ Certified Public Accountant		FEB 227	in 4 4
☐ Public Accountant		PED Z Z Z Z	UII
☐ Accountant not resident in Unite	d States or any of its pos		DC •
i	OR OFFICIAL USE	ONLY 122	

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

SEC 1410 (06-02)

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OATH OR AFFIRMATION

I,	Mark A. Quintal	, swear (or affirm) that, to the best of
my k	nowledge and belief the accompanying financ	al statement and supporting schedules pertaining to the firm of
	A.G. Quintal Investment Company, Inc	, as
of_	December 31	, 20 10 , are true and correct. I further swear (or affirm) that
neith	er the company nor any partner, proprietor, pr	incipal officer or director has any proprietary interest in any account
	ified solely as that of a customer, except as fol	
		$A \cap A$
		//WW/XUCK
		Signature
		President
, .		resident
		NANCY CABRAL NANCY CABRAL
	Kings Ghal	NOTARY PUBLIC
	Diotary Public	COMMONWEALTH OF MASSACHUSETTS
This	report ** contains (check all applicable boxes	MY COMMISSION EXPIRES 04/11/2014
	a) Facing Page.	A STATE OF THE STA
	b) Statement of Financial Condition.	
図 (c) Statement of Income (Loss).	
図 (d) Statement of Cash Flows.	
园 (e) Statement of Changes in Stockholders' Equ	nity or Partners' or Sole Proprietors' Capital.
	f) Statement of Changes in Liabilities Subord	inated to Claims of Creditors.
	g) Computation of Net Capital.h) Computation for Determination of Reserve	Requirements Pursuant to Rule 15c3-3.
A (i) Information Relating to the Possession or C	Control Requirements Under Rule 15c3-3.
X (i) A Reconciliation, including appropriate exp	lanation of the Computation of Net Capital Under Rule 15c3-1 and the
	Computation for Determination of the Rese	erve Requirements Under Exhibit A of Rule 15c3-3.
	k) A Reconciliation between the audited and	maudited Statements of Financial Condition with respect to methods of
_	consolidation.	
<u>N</u> (l) An Oath or Affirmation.	
남 (m) A copy of the SIPC Supplemental Report.	es found to exist or found to have existed since the date of the previous audit.
. ⊔ (n) A report describing any material inadequact	22 TOWING TO EXIST OF TOWING TO HULL EXISTED STUDE THE MICE OF THE PROFESSION WANTED

^{**}For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).



A. G. QUINTAL INVESTMENT COMPANY, INC.

FINANCIAL STATEMENTS

AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2010

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Peter D. Kane, CPA PC Joseph A. Cordeiro, CPA Alfredo M. Franco, CPA M. Helena Amaral, CPA Brian F. Chisholm, CPA

Joel S. Kane, Consultant Charles H. Kane (1937-1963)

Mary Ellen Lewis, CPA Douglas M. Taber, CPA Darlene Berman, CPA

Board of Directors and Stockholders A. G. Quintal Investment Company, Inc. New Bedford, Massachusetts

INDEPENDENT AUDITOR'S REPORT

We have audited the accompanying balance sheet of A. G. Quintal Investment Company, Inc. as of December 31, 2010 and the related statement of income and retained earnings and cash flows, for the year then ended that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of A. G. Quintal Investment Company, Inc. at December 31, 2010, and the results of its operations and its cash flows, for the year then ended in conformity with the accounting principles generally accepted in the United States of America.

Our audit was made for the purpose of forming an opinion on the basic financial statements primarily taken as a whole. The supplementary information on pages 10 through 20 relating to the Computation of Net Capital and the Computation of Basic Net Capital Requirement under Rule 15c3-3 is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by Rule 17a-5 of the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the examination of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

KANE AND KANE, INC.

CERTIFIED PUBLIC ACCOUNTANTS

Lane and Kane, DIC.

February 14, 2011

\$ 166,708

A. G. QUINTAL INVESTMENT COMPANY, INC. BALANCE SHEET DECEMBER 31, 2010

ASSETS			
Current Assets			
Cash and Cash Equivalents Marketable Securities (Note 1) Deferred Income Tax Credit Employee Receivable		\$ 11,762 124,046 2,536 12	
Total Current Assets			\$ 138,356
Fixed Assets	Cost	Accumulated Depreciation	
Office and Computer Equipment	\$ 24,464	\$ 21,112	
Fixed Assets-net			3,352
Other Assets			
Cash-Restricted		\$ 25,000	
Total Other Assets			25,000
TOTAL ASSETS			\$ 166,708
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current Liabilities			
Accounts Payable Accrued Corporate Income Taxes		\$ 381 <u>456</u>	
Total Liabilities-All Current			\$ 837
Stockholders' Equity			
Common Stock, no par value, 15,000 shares authorized, 1,200 shares issued and outstanding		\$ 90,696	
Retained Earnings		75,175	
Total Stockholders' Equity			165,871

TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY

A. G. QUINTAL INVESTMENT COMPANY, INC. STATEMENT OF INCOME AND RETAINED EARNINGS FOR THE YEAR ENDED DECEMBER 31, 2010

Revenues	\$ 518,707
Operating and General Expenses (Schedule B-1)	 491,902
Net Profit on Operations	\$ 26,805
Other (Income) and Expenses (Schedule B-2)	 (6,442)
Net Profit Before Income Taxes	\$ 33,247
Corporate Income Tax Benefit (Note 4)	 7,995
NET INCOME	\$ 25,252
Retained Earnings, Beginning of Year	 49,923
RETAINED EARNINGS, END OF YEAR	\$ 75,175

Schedule B-1 Operating and General Expenses

Officer Salary	\$ 198,000
Office Salaries	94,500
Pension Expense	55,625
Rent Expense (Note 2)	24,000
Health Insurance	20,160
Employee Benefits	19,349
Payroll Taxes	17,511
Information Usage Fees	17,406
Travel Expenses	8,778
Telephone Expense	8,286
Office Supplies and Expense	7,213
License and Fees	6,341
Legal and Accounting Fees	4,620
Advertising	3,349
Insurance Expense	2,383
Postage and Printing	1,655
Dues and Subscriptions	1,103
Depreciation Expense	838
Miscellaneous Expense	<u>785</u>
Total Operating and General Expenses	<u>\$ 491,902</u>
a-h-h-l- p o	
Schedule B-2	
Other (Income) and Expenses	
Trading Profits	\$ (4,814)
Interest Income	(1,236)
Dividend Income	(396)
Interest Expense	4
•	
Total Other (Income) and Expenses	<u>\$ (6,442</u>)

A. G. QUINTAL INVESTMENT COMPANY, INC. STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2010

Cash Flows from Operational Activities		
Cash Received for Services Interest and Dividends Received	\$ 518,707 1,665	\$ 520,372
Less: Cash Paid for Operating Activities Income Taxes Paid Interest Paid	\$ 491,238 456 <u>4</u>	491,698
Net Cash Provided by Operating Activities		\$ 28,674
Cash Flows from Investing Activities		
Equipment Purchases Purchase of Securities Proceeds from Sale of Securities	\$ (4,190) (70,182) <u>34,813</u>	
Net Cash Provided (Used) by Investing Activities		(39,559)
Net Decrease in Cash		\$ (10,885)
Cash at Beginning of Year		22,647
CASH AT END OF YEAR		<u>\$ 11,762</u>

A. G. QUINTAL INVESTMENT COMPANY, INC. STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2010

Reconciliation of Net Income to Net Cash
Provided (Used) by Operating Activities

Net Income \$ 25,252

Adjustments to Reconcile Net Income to Net Cash
Provided (Used) by Operating Activities

Depreciation \$ 838 \ Net Realized Gain (4,781)

Decrease in Deferred Income Tax Credit 7,539

Decrease in Accounts Payable and Accrued Expenses (174)

Total Adjustments 3,422

NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES \$ 28,674

A. G. QUINTAL INVESTMENT COMPANY, INC. NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2010

Note 1

Summary of Significant Accounting Policies

Organization

The Company was incorporated in Massachusetts in January, 1989 as a securities broker/dealer servicing the general public. The Company operates one branch and is a non-clearing broker/dealer and uses Pershing, LLC as its clearing firm on a fully disclosed basis.

Basis of Accounting

For financial statement purposes, the Company reports income and expenses on the accrual basis of accounting; that is, income is reflected as earned, not received, and expenses are reflected when incurred, not when paid.

Marketable Securities

As a securities broker/dealer, marketable securities are stated in the financial statements at market value. The resulting difference between cost and market value is included in the statement of income.

Fixed Assets

Fixed assets are stated at cost less accumulated depreciation computed by use of the straight-line and accelerated cost recovery methods over the estimated useful lives of the assets.

Cash and Cash Equivalents

For purposes of the balance sheet and statement of cash flows, the Company considers all investment instruments purchased with a maturity of three months or less to be cash equivalents.

Advertising

The Company follows the policy of charging the costs of advertising to expense as incurred.

Estimates

The process of preparing financial statements in conformity with generally accepted accounting principles requires the use of estimates and assumptions regarding certain types of assets, liabilities, revenues, and expenses. Such estimates primarily relate to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results may differ from estimated amounts.

Concentration of Credit Risk

The Company maintains cash balances at several banks. Accounts at each institution are insured by the Federal Deposit Insurance Corporation up to \$250,000. The balances at times, may exceed federally insured limits. The Company believes there is no significant risk with respect to these deposits.



A. G. QUINTAL INVESTMENT COMPANY, INC. NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2010

Note 2 Related Party Transactions

The Company leases office space on a month-to-month basis from A.G.Q. Realty Trust, a related entity. Rent expense under this arrangement was \$24,000 for the year ended December 31, 2010.

Note 3 Net Capital

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule which requires the maintenance of minimum required net capital pursuant to Rule 15c3-1 and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1.

At December 31, 2010, the Company had net capital of \$152,118 which was in excess of its required net capital of \$100,000. The Company's net capital ratio was .006 to 1.

Note 4 Income Taxes

Federal and state income tax expense consists of the following for the year ended December 31, 2010:

Current	
Federal	\$ 0
State	456
Deferred	
Federal	4,407
State	 3,132
Income Tax Benefit	\$ 7,995

As of December 31, 2010, the Company has available approximately \$9,000 of unused federal net operating loss carryforwards that may be applied against future taxable income and will expire in year 2028.

Note 5 Pension Plan

The Company maintains a profit sharing plan covering all employees who have completed two years of service, have worked a minimum of 1,000 hours per year, and are at least 21 years old. The plan provides for employer contributions based on a percentage of eligible participants' compensation, as determined annually by the Board of Directors. The employer contribution for the year ended December 31, 2010 was \$55,625.

Note 6 Subsequent Events

The Company has evaluated all subsequent events through February 14, 2011, the date the financial statements were approved to be issued.



KANE AND KANE, Inc. CERTIFIED PUBLIC ACCOUNTANTS AND BUSINESS CONSULTANTS

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL
OMB Number: 3235-0123
Expires: April 30, 2013
Estimated average burden
hours per response.....12.00

SEC 1696 (02-03) 1 of 16

Form X-17A-5

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

PART IIA 12

(Please read instructions before preparing Form.)							
This report is being filed p 1) Rule 17a-5(a)	X 16		2) Rule 17a-5			· —	8
4) 8	Special request	by designated	examining author	rity 19		5) Other <u>[26]</u>	
NAME OF BROKER-DEALER						SEC FILE NO.	
						8-11684	14
A.G. Quintal Inves	stment Con	npany, Inc.			13	FIRM I.D. NO.	
ADDRESS OF PRINCIPAL PL	ACE OF BUSINE	SS (Do Not Us	e P.O. Box No.)			1303115	15
2177 Acushnet Av	enue				20	FOR PERIOD BEGINNING (M	-
	(No	o. and Street)				01/01/10	24
New Bedford	21	MA	22	02745	23	AND ENDING (MM/DD/YY)	
(City)		(State)		(Zip Code)	1	12/31/10	25
IAME AND TELEPHONE NU	JMBER OF PER	SON TO CONT	ACT IN REGARD	TO THIS REPORT		(Area Code) — Telephon	B No.
					30		31
IAME(S) OF SUBSIDIARIES	OR AFFILIATE	S CONSOLIDA	TED IN THIS REP	ORT:	[00]	OFFICIAL USE	
Mark A. Quintal					32	(508) 995-2611	33
Trium 11. Quinux			 		[34]		35
					36		37
					38		39
	1	DOES RESP	ONDENT CARRY	ITS OWN CUSTOME	R ACCOUNTS	7 YES 40 NO	
		CHECK HERE	IF RESPONDENT	IS FILING AN AUDITE	D REPORT		X 42
		whom it is complete.	trant/broker or d s executed repres It is understood arts of this For ed Items, statem	sent hereby that all it that all required it mand that the sulents and schedules	information (tems, statem bmission of	ts attachments and the pecontained therein is true, clents, and schedules are cany amendment represen, correct and complete as	orrect and considered its that all previously
		1) Princip 2) Princip 3) Princip	of Financial Office at Operations Of ON — Intentional	licer or Partner misstatements or	omissions of	facts constitute Federal	- - - 7
		Uriminal \	violations. (See	18 U.S.C. 1001 and	10 0.5.6.	0.1(d))	_1

control number.

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TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPENDENT PUBLIC A	GCOUNTANT whose opinio	n is containe	d In this Repo	ort					
NAME (If Individual, state	last, first, middle name)								
Kane and Kane,	Inc., CPA's					70			
ADDRESS									
260 North Main	Street_	71	Fall Riv	rer 72] MA		73	02720 Zip Code	74
CHECK ONE	and Obloc								
X Certified Pub	olic Accountant		75			FOR	SEC USE		
Public Accou	untant		76						
	not resident in United States possessions	3	77		L				
• • • • • • • • • • • • • • • • • • •									
	DO N	IOT WRITE L	INDER THIS L	INE FOR SI	C USE ONLY				
WORK LOCATION			REPORT DATE DOC. SEQ. NO. MM/DD/YY		NO. CARD				
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B	11.0. Quintal investment compa					N 3		100
	STATEMENT OF	FINANCI CERT	AL CONDITION FO	KERS OR DEA		31/10 8-110	584 Consolidated Unconsolidated	99 98 198 198
			Allowa	ible	Non-Allow	able	Total	نــــا بـــا
4	Cash	•	11,649	200		S	11,649	750
1.	Receivables from brokers or dealers:	•	11,042			·		
۷.	A. Clearance account	3	25,000	295 300 \$		550	25.000	810
3.	Receivable from non-customers			355		600 3		830
	Securities and spot commodities							
	owned at market value: A. Exempted securities		124.046	418 419 420 424			124,046	[ara]
	E. Spot commodities	۲		430				850
5.	Securities and/or other investments							
	not readily marketable: A. At cost 3, \$ 130							
	B. At estimated fair value			440		610		860
6.	Securities borrowed under subordination							
	agreements and partners' individual and capital			[460]		E20		880
	securitles accounts, at market value:			460		630		1 000
	A. Exempted securities \$ 150							
	B. Other							
	securities \$ 160							[
7.	Secured demand notes:			470		640		890
	Market value of collateral:							
	A. Exempted securities \$ 170							
	securities \$ 170							
	securities \$ 180							
8.	Memberships in exchanges:							
	A. Owned, at							
	market \$ 190					650		
	B. Owned, at cost			_		[000]		
	C. Contributed for use of the company, at			_		660		900
	market value			ě		1000		300
9.	Investment in and receivables from alliliates,			[400]		670		910
	subsidiaries and associated partnerships			480		0/0		1 910
10	Property, furniture, equipment, leasehold							
	improvements and rights under lease agreements,							
	at cost-net of accumulated depreciation and			[400]	2.252	690 -	2 252	920
	amortization			490	3,352 2,661	680 %	3,352 2,661	930
	. Other assets		160,695	535	6.013	735 740 \$	166,708	940
12	. TOTAL ASSETS	.i >	100,033	540 \$	0,013			AIT PENNIES

BROKER OR DEALER	as of 12/31/10
A.G. Quintal Investment Company, Inc.	
11.G. Quintui in voolument company, mark	

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

13. Bank loans payable 1265 \(\) 1265	Liabillies		A.I. Liabilities	Non-A.I. Liabilities	Total
13					
A. Clearance account		\$	1043	1 12001 13	11410
15. Payable to non-customers 10			1114	[1315]	1560
1155 1355 1610 16. Securities sold not yet purchased, at market value 1360 1620 17. Accounts payable, accrued liabilities, expenses and other 837 1205 1385 837 1685 18. Notes and mortgages payable: 1210 1690 A. Unsecured 1211 122 1390 14 1700 19. E. Liabilities subordinated to claims of general creditors: 1400 1710 1. from outsiders \$ 970 980 8. Securities borrowings, at market value 990 C. Pursuant to secured demand note collateral agreements 1420 1730 1. from outsiders \$ 1000 173		·,			1.0.0
16. Securities sold not yet purchased, at market value				1355	1610
1360 1520 17. Accounts payable, accrued liabilities, expenses and other 837 1205 1385 837 1685 18. Notes and mortgages payable: 1210 1690 1700 18. Secured 1211 1211 122 1390 14 1700					[]
18. Notes and mortgages payable: A. Unsecured	at market value			1360	
## Specified Secured S	17. Accounts payable, accrued liabilities,		927 [200]	[4005]	837
A. Unsecured			83 / [1205]	1 13001	837 1100
A. Unsecured 1211 122 1390 14 1700 B. Secured 1211 122 1390 14 1700 19. E. Liabilities subordinated to claims of general creditors:	18. Notes and mortgages payable:		[1910]		1690
19. E. Llabilities subordinated to claims of general creditors: A. Cash borrowings:				1390	
of general creditors: A. Cash borrowings:			11211118		
A. Cash borrowings:					
1. from outsiders \$ 970 2. includes equity subordination (15c3-1(d)) of \$ 980 8. Securities borrowings, at market value					1710
of \$ 980 8. Securities borrowings, at market value	1. from outsiders \$ 970				
B. Securities borrowings, at market value					
from outsiders \$ 990 C. Pursuant to secured demand note collateral agreements				3410	1720
C. Pursuant to secured demand note collateral agreements				1410	11120
collateral agreements					
1. from outsiders \$ 1000 2. Includes equity subordination (15c3-1(d)) of \$ 1010 D. Exchange memberships contributed for				1420	1730
2. Includes equity subordination (15c3-1(d)) of \$					
of \$	2. Includes equity subordination (15c3-1(d))				•
	of \$1010				
				1430	1740
use of company, at market value				114301	
E. Accounts and other borrowings not qualified for net capital purposes			[1228]	1440	[1750l
20. TOTAL LIABILITIES \$ 837 1230 \$ 1450 \$ 837 1760	· · · · · · · · · · · · · · · · · · ·	\$		1450 S	
co. Total characters	EV. TOTAL LINDRITIES	· · · · · · · · · · · · · · · · · · ·			
Ownership Equily	Ownership Equity				· Carea
21. Sole Proprietorship	21. Sole Proprietorship				
22. Partnership (limited partners)	22. Partnership (limited partners)	71 (\$	[1020]		[1700]
23. Corporation: [1791]	23. Corporation:				[1791]
A. Preferred stock 1791 B. Common stock 90,696 1792	A. Preferred stock		,	***************************************	
C. Additional pold in capital	B. Common Stock	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			1793
D. Deteland accions	D Retained earnings	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		->>4 + 144 + 44 + 144 +	
F. Total 105,671 11/90	F. Total			* > 1.0 > 201 - 1 1 2 4 1 2 4 1 2 4 1 2 4 1 4 4 1 4 4 1 4 4 1 4 4 4 4	
F. Less capital stock in treasury	F. Less capital stock in treasury				
24. TOTAL OWNERSHIP EQUITY	24. TOTAL OWNERSHIP EQUITY			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	103,871 1800
25. TOTAL LIABILITIES AND OWNERSHIP EQUITY	25. TOTAL LIABILITIES AND OWNERSHIP EQUIT	Υ			166,70811010

OMIT PENNIES

	I AIT IIA			
В	BROKER OR DEALER	as of	12/31/10	
	A.G. Quintal Investment Company, Inc.			
	COMPUTATION OF NET CAPITAL			
			•	
			165 071	0.00
1.	Total ownership equity from Statement of Financial Condition	\$	165,871	3480
2.	Deduct ownership equity not allowable for Net Capital	i9 <u>L</u>) 3490
3.	Total ownership equity qualified for Net Capital	···	165,871	3500
4.	Add:			3520
	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital	·· —		3525
	B. Other (deductions) or allowable credits (List)	···	165 071	3530
5.	Fotal capital and allowable subordinated liabilities	» —	165,871	3330
6.				
	A. Total non-allowable assets from Statement of Financial Condition (Notes R and C) 775 6.013 354	<u> </u>		
	State in the Financial Condition (Notes & and Community)			
	B. Secured demand note demindrency	N)		
	C. Commodity futures contracts and spot commodities –	ភា		
	propressive Capad Charges		6,013	3620
_	D. Uffer deductions and/of charges	<i>≟</i>	0,010	3630
7.	Other additions and/or allowable credits (List) Net capital before haircuts on securities positions	‴ ‰ \$¯	159.858	3640
5.	Net capital before nancurs on securities positions.			
y .	Haircuts on securities (computed, where applicable, pursuant to 15c3-1(f)): A. Contractual securities commitments	io l		
	B. Subordinated securities borrowings			
	C. Trading and investment securities:			
	1. Exempted securities	5		
	2. Debt securities	3		
	3. Ontlons	-		
	4 Other securities 7.740 3/3			
	D. Under Concentration 365		7740	
	E. Other (I let)	6 (7,740	3740

OMIT PENNIES

152,118

FANT IIA			
DOOKED OD DEALED	as of	12/31/10	
BROKER OR DEALER A.G. Quintal Investment Company, Inc.			
COMPUTATION OF NET CAPITAL REQUIREMENT			
Part A			
AL AND ALL AND	. \$	56	3756
11. Minimum net capital required (6 ² / ₃ % of line 19)		100,000	
of subsidiaries computed in associance with Note (A)	§ _	100,000	3758 3760
12. Not control regularment forester of line 15 or 12)	., Ф	52,118	3770
14. Excess net capital (line 10 less 13)	~ ~ \$—	152.034	3780
15. Excess net capital at 1000% (line 10 less 10% of line 19)		152,05	
COMPUTATION OF AGGREGATE INDEBTEDNESS			
16. Total A.I. liabilities from Statement of Financial Condition	\$	837	3790
17 Add:	_		
A. Drafts for immediate credit	<u>ol</u>		
B. Market value of securities borrowed for which no equivalent value	กิ		
ls paid or credited			3830
10 Total aggrapaig indehindages	s <u></u>	837	3840
40. Demantage of appropriate indebtodages to get capital fling 18 ± by ling 10)	., 70		3850 3860
20. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1(d)	%	0	1 3000
COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT			
Part B			
21. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3	e		3970
prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debits 22. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of	¥		1 00,0
subsidiaries computed in accordance with Note (A)	23\$		3880
00. Not applied enquirement (genetar of line 21 or 22)	47		3760
24. Excess capital (line 10 less 23)	\$		3910
25. Net capital in excess of the greater of: A. 5% of combined aggregate debit items or \$120,000			3920
A. Ob of conjudition addicating are discipled imminimizations.			
NOTES:			
(A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting by	roker deal	er and, for each	
subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement , or			*
a corp at a company indebted and as 40° of aggregate debite if olternative method is USPI			to
The second second process of the second second process of the second sec	agreemei	TE NOT IN SAUSIACE	ory IOMI Palloniapie
and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities	» манскі Ма	21.0 II 11.01000 III II II II II	- anonaulo
assets. (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.			
(c) Lot tehnite tited horaging to heredishit (a) of time 11 4-5' toologing strong horagon and an important time there are an important time that are an important time to the property of the			

BROKER OR DEALER A.G. Quintal Investment Company, Inc.

BROKER OR DEALER A.G. Quintal Investment Con			T. 10/01/10	TA PA
	For the period (MMDDYY) from $\frac{1}{1/1/10}$ Number of months included in this stateme		2 to 12/31/10 12	393 393
STATEMENT	of income (loss)			
EVENUE				
. Commissions:			5,932	393
a. Commissions on transactions in exchange fisted equity securities executed	on an exchange	* _*	3,932	393
b. Commissions on listed option transactions		25	413.014	393
c. All other securities commissions	22 1941-0-1201 1902 1903 1903 1903 1904 1904 1904 1904 1904 1904 1904 1904 1904	_	418.946	394
d. Total securities commissions	***************************************		410,740	1 00-
. Gains or losses on firm securities trading accounts				394
a. From market making in options on a national securities exchange	***************************************	_	4.814	394
b. From all other trading			4.814	395
c. Total gain (loss)	H-615061 \$4751 696 15 1 30 1 4041 641 671 671 671 671 671 671 671 671 671 67	_	7,017	395
. Gains or losses on tirm securities investment accounts		ų. –	······································	395
Profit (loss) from underwriting and selling groups	N40014.067.041.041.044.044.044.044.044.044.044.044	26	76,696	397
Revenue from sale of Investment company shares	·			399
	144-144 144 144 144 144 144 144 144 144 144 144 144 144 144 144 144 144 144	-		397
	H		24,697	399
Other revenue	***************************************	s	525 153	403
. (04) 167611116		-		
XPENSES			292,500	412
O. Salaries and other employment costs for general partners and voting stockhold	er omcers	_	272,500	411
Other employee compensation and benefits		_		414
2. Commissions paid to other broker-dealers	p. (201 192 193 193 193 193 193 193 193 193 193 193 193 193 193 193 193 193	-	4.	407
Interest expense	[4070]	_		
Includes interest on accounts subject to subordination agreements Regulatory fees and expenses			6.341	419
5. Other expenses		_	196,649	410
6. Total expenses		\$	495,494	420
D. IVIAI OAPOIDOS		-		
IET INCOME		ė	20.650	421
7. Income (loss) before Federal income taxes and items below (Item 9 less Item 1	0)	, '	29.659 4.407	422
8. Provision for Federal income taxes (for parent only)	***************************************	28	4,407	422
2. Equity in earnings (losses) of unconsolidated subsidiaries not included above .		_		1722
a. After Federal income taxes of				422
O. Extraordinary gains (losses)		-		1 76.6
a. After Federal income taxes of	(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(422
Cumulative effect of changes in accounting principles	***************************************		25,252	423
2. Net income (loss) after Federal income taxes and extraordinary items	***************************************	' =		

N/A

4211

23. Income (current month only) before provision for Federal income taxes and extraordinary items

MONTHLY INCOME

BRC	OKER OR DEALER A.G. Quintal Investment Company, Inc.			
	For the period	od (MMDDYY) from 01/01/	10 to 12/3	1/10
	STATEMENT OF CHANGES IN OWNERSHIP EQ (SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPO			
C	Balance, beginning of period	4272	140,619 25,252 165,871	4240 4250 4260 4270 4290
	STATEMENT OF CHANGES IN LIABILITIES SUBORI TO CLAIMS OF GENERAL CREDITORS	DINATED	0	
3. E	Balance, beginning of period	30 \$		4300 4310 4320
4. £	Balance, end of period (From Item 3520)	<u> </u>	0	4330

OMIT PENNIES

			PART IIA			<u></u>	
BROKE	R OR DEALER A	.G. Quintal Investment C	ompany, Inc.		as	of <u>12/31</u>	/10
L		EXEMPTIVE	PROVISION UNDER	RULE 15c3-3			
24. If an	exemption from Rule 1	5c3-1 is claimed, identily below the section	on upon which such exe	emption is based (check	one only)		
A. {	(k)(1) — \$2,500 capita	Category as per Rule 15c3-1		\$1004 12 104 104 104 1 000 100 100 100 100 100 100	P44P71 01.014 1994074P		4550
В. ((k)(2)(A) "Special A	count for the Exclusive Benefit of custom	ners" maintained		7107541 ph: 11614 5444 147	X	4560
C. ((k)(2)(B) — All custom	er transactions cleared through another be Pershing Securities	roker-dealer on a fully d	isclosed basis.	4335	X	4570
0 /	121/3) — Evernoted by	order of the Commission (include copy of	letter)			-	4580
ŵ (e of Proposed Nithdrawal or Accrual (See below for code)	Name of Lender or Contributor	Insider or Outsider? (In or Out)	Amount to be Withdrawn (cash amount and/or Net Capital Value of Securities)	Withdr Mat	DDYY) awal or urity ate	Expect to Renew (Yes or No)
31	4800	4601	4602		4603	4604	4605
32	4610	4611	4612		4613	4614	4615
33	4620	4621	4622		4623	4524	4625
<u> </u>	4630	4631	4632		4633	4634	4635
35	4640	4541	4642		4643	4644	4645

OMIT PENNIES

4699

N/A

Instructions: Detail Listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and anticipated accruals which would cause a reduction of Net Capital. These anticipated accruals would include amounts of bonuses, partners' drawing accounts, taxes, and interest on capital, voluntary contributions to pension or profit sharing plans, etc., which have not been deducted in the computation of Net Capital, but which you anticipate will be paid within the next six months.

Total \$36

WITHDRAWAL CODE:

DESCRIPTIONS

1. 2. 3. **Equity Capital**

Subordinated Liabilities

Accruals

Peter D. Kane, CPA PC Joseph A. Cordeiro, CPA Alfredo M. Franco, CPA M. Helena Amaral, CPA Brian F. Chisholm, CPA

Joel S. Kane, Consultant Charles H. Kane (1937-1963)

Mary Ellen Lewis, CPA Douglas M. Taber, CPA Darlene Berman, CPA

Board of Directors and Stockholders A.G. Quintal Investment Company, Inc. New Bedford, Massachusetts

In planning and performing our audit of the financial statements of A.G. Quintal Investment Company, Inc. as of and for the year ended December 31, 2010, in accordance with auditing standards generally accepted in the United States of America, we considered A.G. Quintal Investment Company, Inc.'s internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission, we have made a study of the practices and procedures (including tests of compliance with such practices and procedures) followed by A.G. Quintal Investment Company, Inc. that we considered relevant to the objectives stated in rule 17a-5(g), (1) in making the periodic computations of aggregate indebtedness and net capital under rule 17a-3(a)(11) and the reserve required by rule 15c3-3(e); (2) in making the quarterly securities examinations, counts, verifications and comparisons, and the recordation of differences required by rule 17a-13; (3) in complying with the requirements for prompt payment for securities under section 8 of Regulation T of the Board of Governors of the Federal Reserve System; and (4) in obtaining and maintaining physical possession or control of all fully paid and excess margin securities of customers as required by rule 15c3-3.

Also, we have audited the broker/dealer's December 31, 2010 unaudited Part IIA computation of Net Capital under Rule 15c3-1 and find that no material differences exist when compared to our December 31, 2010 annual audit report.

The management of the Company is responsible for establishing and maintaining an internal control structure and the practices and procedures referred to in In fulfilling the responsibility, estimates and the preceding paragraph. judgments by management are required to assess the expected benefits and related costs of internal control structure policies and procedures and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's Two of the objectives of an internal control above-mentioned objectives. structure and the practices and procedures are to provide management with reasonable, but not absolute, assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit preparation of financial statements in conformity with generally accepted accounting principles. 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.



Because of inherent limitations in any internal control structure or the practices and procedures referred to above, errors or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be significant deficiencies or material weaknesses. However, we identified certain deficiencies in internal control that we consider to be significant deficiencies and communicated them in writing to management and those charged with governance on February 14, 2011.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2010 to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC and other regulatory agencies that rely on rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

KANE AND KANE, INC.
CERTIFIED PUBLIC ACCOUNTANTS

Kane and Kane, Inc.

February 14, 2011